

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of:  
Shekhar Kirani et al.

Application No. 09/588,875

Filed: June 6, 2000

For: SYSTEM AND  
METHODOLOGY PROVIDING  
ACCESS TO PHOTOGRAPHIC  
IMAGES AND ATTRIBUTES FOR  
MULTIPLE DISPARATE CLIENT  
DEVICES

Examiner: David E. England

Art Unit: 2443

Confirmation No.: 1069

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Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

INTERVIEW SUMMARY

Sir:

Applicants thank the Examiner for the telephonic interview conducted on June 29, 2009. During the interview, claims 71 and 76, and previously cited references U.S. Patent No. 6,334,126 ("Nagatoma, et al."), U.S. Patent No. 6,101,320 ("Schuetze, et al.") and U.S. Patent No. 6,421,733 ("Tso, et al.") were discussed. Examiner agreed that if claim 76 were to be amended to recite, "generating said version of the digital photographic image by decompressing the digital photographic image to generate a bitmap in a first color space that was used to generate the digital photographic image, converting the bitmap of the digital photographic image from the first color space to a standard intermediate color space, and mapping the bitmap from the standard intermediate color space to the selected image format, wherein the mapping includes converting the bitmap to a third color space," it would be patentable over the presently cited art.

Examiner also referred Applicants to U.S. Patent No. 6,490,675 ("Sugiura"), U.S. Patent No. 6,441,913 ("Anabuki, et al."), U.S. Patent No. 6,418,424 ("Hoffberg, et al."), U.S. Patent No. 5,860,074 ("Rowe, et al.") and U.S. Patent No. 6,850,252 ("Hoffberg"). Examiner stated that he would need to review these references in light of any new claim amendments to determine whether any of them recites the amended claim language. Examiner additionally stated that a new prior art search would be necessary in light of the new claim amendments.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN

Date: August 5, 2009

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